# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

DAVID BUCKLEY, on behalf of himself, the Robert L. McKissick Irrevocable Trust and the Brenda L. Buckley Revocable Trust, REX WELDON, on behalf of Nancy Weldon, Robert Clark Weldon and the Robert Clark Weldon and Nancy Weldon Trust, and JILL SCHUNEMAN, on behalf of herself and the Jill Schuneman Living Trust, collectively on behalf of themselves and all others similarly situated,	) ) ) ) ) ) ) 8:07CV254
Plaintiffs,	) )
v.  REBECCA ENGLE, BRIAN SCHUSTER, ENGLE & SCHUSTER FINANCIAL, INC., AMERICAN CAPITAL Corp., ROYAL PALM CAPITAL GROUP, INC., GERALD	) ) MEMORANDUM AND ORDER ) ) )
PARKER, GERALDINE MAGALNICK, and LIANA DOBARGANES HARRINGTON, in her capacity as sole heir or putative personal representative of the estate of Patrick Harrington, deceased,	) ) ) )
Defendants.	)

This matter is before the court for final approval of a proposed partial settlement agreement with defendant Geraldine Magalnick. This is a class action for securities fraud.

# I. Facts

The case has been certified as a class action. Filing No. 299, order approving class; Filing No. 311, order approving notice of class certification. This court preliminarily approved the proposed partial settlement agreement with defendant Magalnick and approved notice of the settlement and fairness hearing thereon. Filing No. 484, order preliminarily approving proposed partial settlement and notice; Filing No. 481, Index of

Evid. at 8-17, Affidavit of Gregory C. Scaglione ("Scaglione Aff."), Ex. 1, Settlement Agreement (Doc # 481, Page ID # 4745-4754). The Notice of the Proposed Partial Settlement of Class Action & Fairness Hearing was provided to members of the class by first class U.S. Mail. Filing No. 490, Affidavit of J.L. Spray (certificate of service).

A fairness hearing was held on May 23, 2011. Attorney David Yudelson appeared as lead counsel for the lead plaintiffs. Lead counsel have shown that class members were properly provided notice of the proposed settlement and the hearing. Filing No. 490, Affidavit of J.L. Spray ("Spray Aff."); Filing No. 491, Certificate of Service. No objections to the proposed partial settlement or notices of intent to appear were filed, and no one appeared at the hearing to object.

The court takes judicial notice of the settlement agreement. Filing No. 481, Index of Evid. at 8-17, Affidavit of Gregory C. Scaglione, Ex. 1, Settlement Agreement (Doc # 481, Page ID # 4745-4754). The settlement agreement will settle lead plaintiffs' claims against defendant Geraldine Magalnick in this action and in the case of *Willard Brehm, et al. v. First Clearing, L.L.C.*, Case No, Cl09-325, currently pending in the District Court of Otoe County, Nebraska. *Id.* at 2 (Doc # 481, Page ID # 4746). The agreement provides that defendant Magalnick will assign claims she may have against other individuals or entities to co-lead plaintiffs and will provide full and complete cooperation to co-lead plaintiffs' counsel in prosecuting any such claims in her name. *Id.* at 5 (Doc # 481, Page ID # 4749). Lead plaintiffs have also shown that it is the understanding of lead plaintiffs' counsel that such claims are assignable and meritorious. *Id.*, Scaglione Aff. at 2 (Doc # 481, Page ID # 4742).

The agreement further provides for payment to the plaintiffs of \$14,000.00, plus interest, according to a payment plan. *Id.*, Ex. 1, Settlement Agreement at 3 (Doc # 481, Page ID # 4747). In consideration of those payments and Magalnick's cooperation,

plaintiffs agree to dismiss, without prejudice, the claims against Magalnick in this class action, as well as in the state court action. *Id.* Counsel for lead plaintiffs represent 165 of the 190 members of the class. Plaintiffs' lead counsel have investigated Magalnick's financial condition to ensure that the proposed settlement maximizes recovery. *Id.* at 2-3. Lead counsel have shown that, because of the anticipated time and expense of protracted litigation and the defendant's financial condition, the proposed partial settlement is in the best interests of the plaintiff Class. *Id.* at 3.

#### II. Law

In approving a class settlement, the district court must consider whether it is fair, reasonable, and adequate. DeBoer v. Mellon Mortgage Co., 64 F.3d 1171, 1178 (8th Cir. 1995). A district court is required to consider four factors in determining whether a settlement is fair, reasonable, and adequate: (1) the merits of the plaintiff's case, weighed against the terms of the settlement; (2) the defendant's financial condition; (3) the complexity and expense of further litigation; and (4) the amount of opposition to the settlement. In re Wireless Tel. Fed. Cost Recovery Fees Litig., 396 F.3d 922, 931 (8th Cir. 2005). "The most important consideration in deciding whether a settlement is fair, reasonable, and adequate is 'the strength of the case for plaintiffs on the merits, balanced against the amount offered in settlement." Id. at 933 (quoting Petrovic v. Amoco Oil Co., 200 F.3d 1140, 1150 (8th Cir. 1999) (internal quotations omitted)). A court may also consider procedural fairness to ensure the settlement is "not the product of fraud or collusion." Id. at 934. The experience and opinion of counsel on both sides may be considered, as well as whether a settlement resulted from arm's-length negotiations, and whether a skilled mediator was involved. See DeBoer, 64 F.3d at 1178. A court may also consider the settlement's timing, including whether discovery proceeded to the point where all parties were fully aware of the merits. With respect to notice, due process is satisfied where class members receive notice of a settlement proposal and are able to argue their objections to the district court. *Id.* at 1176.

### III. Analysis

The court has reviewed the proposed settlement agreement, Filing No. 481, Index of Evid., Scaglione Aff., Ex. 1, Settlement Agreement. The settlement agreement will settle lead plaintiffs' claims against defendant Geraldine Magalnick. In addition to providing some monetary compensation to class members, the proposed settlement provides the important benefit of Magalnick's cooperation in pursuing recovery from the nonsettling parties. Further, there are no objections to the partial settlement. The court finds the partial settlement agreement with defendant Magalnick is fair and reasonable. Based on the court's familiarity with the case throughout the course of this litigation, the court concludes that the proposed partial settlement is within the range of potential outcomes in this case. The court finds the settlement is within the range of reasonableness for a settlement with an uninsured and insolvent defendant.

The court finds that the requirements of due process have been met as to the method and content of the notice to the class members. The court has reviewed the notices and proofs of service and finds them satisfactory. There are no objections to the partial settlement and most potential claimants are represented in the class. Under the circumstances, the court finds the settlement is fair, reasonable, adequate and in the best interests of the class. Accordingly, the court finds that the proposed partial settlement with defendant Magalnick should be approved.

## IT IS ORDERED:

- The proposed partial settlement agreement with defendant Geraldine Magalnick
   (Filing No. 481) is approved and incorporated herein by reference.
- 2. Pursuant to the Settlement Agreement (Filing No. <u>481</u>), defendant Geraldine Magalnick is dismissed as a party defendant in this case.
- 3. The settlement proceeds shall be deposited into the trust account of Mattson Ricketts Davies Stewart & Calkins and, unless otherwise ordered by the court, the settlement proceeds shall be held in trust for eventual distribution to the class members.
- 4. Nothing in this order is intended to waive, release or discharge any claims against the remaining defendants.

DATED this 2<sup>nd</sup> day of June, 2011.

BY THE COURT:

s/Joseph F. Bataillon CHIEF DISTRICT JUDGE

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